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**DEC 17 2004**

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

In re the application of:

WULF-DIETER GREVERATH, ET AL.      Docket: RF-32

Serial Number: 10/615,338

Group Art Unit: 1746

Filed: July 8, 2003

Examiner: Zineab El Arini

For: METHOD FOR REMOVING BLAST MEDIA AND COLORED  
RESIDUES COMPRISING AN AQUEOUS SLURRY SUSPENSION

**FAX COVER SHEET**

TO:            Commissioner for Patents  
              P.O. Box 1450  
              Alexandria, Virginia 22313-1450

FAX NO.: (703) 872-9306

FROM:        Richard S. Roberts  
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DATE:        December 17, 2004

KINDLY DIRECT THIS COMMUNICATION TO:

EXAMINER : Zineab El Arini  
GROUP    : 1746

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INCLUDED: 2 pages of Response to Restriction Requirement

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**RESPONSE TO RESTRICTION REQUIREMENT**

Commissioner For Patents  
P.O.Box 1450  
Alexandria, Virginia 22313-1450

Sir:

In response to the Office Action mailed December 2, 2004 applicant makes the following election in response to the restriction requirement.

**REMARKS**

The Examiner has subjected this application to restriction under 35 U.S.C. 121. The Examiner has formed two groups of claims, the first, Group I for claims 1-18 drawn to a process and the second Group II for claims 19-21 drawn to an apparatus. The Examiner has asserted that these groups of claims represent distinct inventions and may properly be restricted. Applicants hereby provisionally elect claim Group I directed to claims 1-18 for examination. However, the restriction requirement is traversed. It should be noted, the Commissioner may statutorily require the election of inventions "If two or more independent and distinct inventions are claimed in one application." In the instant